IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Application No. 10/553,118

Confirmation No. 1727

Applicant: Shinohara et al.

Filed: November 3, 2005

TC/AU: 1632

Examiner: Thaian N. Ton

Docket No.: 239188 (Client Reference No. 201405)

Customer No.: 23460

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

INFORMATION DISCLOSURE STATEMENT

Pursuant to 37 CFR 1.97 and 1.98, the references listed on the enclosed Form PTO-1449 and/or Substitute Form PTO-1449 ("Form 1449") are submitted for consideration by the Examiner in the examination of the above-identified patent application.

The full consideration of the references in their entirety by the Examiner is respectfully requested and encouraged. Also, it is respectfully requested that the references be entered into the record of the present application and that the Examiner initial the appropriate area on the enclosed Form 1449, thereby indicating the Examiner's consideration of each of the references.

The submission of the references listed on the Form 1449 is for the purpose of providing a complete record and is not a concession that the references listed thereon are prior art to the invention claimed in the patent application. The right is expressly reserved to establish an invention date earlier than the above-identified filing date in order to remove any reference submitted herewith as prior art should it be deemed appropriate to do so.

Further, the submission of the references is not to be taken as a concession that any reference represents art that is relevant or analogous to the claimed invention. Accordingly, the right to argue that any reference is not properly within the scope of prior art relevant to an examination of the claims in the above-identified application is also expressly reserved.

The Information Disclosure Statement is being filed:

within any one of the following time periods: (a) within three months of the filing
date of a national application other than a continued prosecution application under
37 CFR 1.53(d); (b) within three months of the date of entry of the national stage as
set forth in 37 CFR 1.491 of an international application; (c) before the mailing date

	of a first Office Action on the merits; or (d) be after the filing of a request for continued example.	before the mailing of a first Office Action mination under 37 CFR 1.114.
\boxtimes	after (a), (b), (c) or (d) above, but before the 37 CFR 1.113, a Notice of Allowance under otherwise closes prosecution in the application	37 CFR 1.311, or an action that
	the Statement under 37 CFR 1.97(e) (below).	(see "Statement under 37 CFR 1.97(e)"
	- or -	
	the fee of \$180 set forth in 37 CFR 1.	17(p) (see "Fees" below).
	after the mailing date of a final action under under 37 CFR 1.311, or an action that otherwand on or before payment of the issue fee, an 37 CFR 1.97(e) (see "Statement under 37 CFs et forth in 37 CFR 1.17(p) (see "Fees" below	vise closes prosecution in the application, ad includes the Statement under FR 1.97(e)" below), and the fee of \$180 as
	after the mailing date of a Notice of Alloward payment of the issue fee, and within thirty do contained in the Information Disclosure States 37 CFR 1.704(d) (see "Statement under 37 C\$180 as set forth in 37 CFR 1.17(p) (see "Fe applications except applications for a design patent, for containing only an Information Disclosure Statement being filed.	ays of receiving each item of information ement, and includes the Statement under CFR 1.704(d)" below), and the fee of es" below). NOTE: This is for original iled on or after May 29, 2000, wherein a paper
Citati	on to Other Patent Applications	
	The following U.S. patent applications are h Examiner. The U.S. patent applications clai by the Examiner to be similar to the subject patent application. Accordingly, these U.S. pertaining thereto may include information of prosecution of the above-identified patent ap- electronic access to the prosecution histories of prosecution materials therefrom are not p provided if the Examiner so desires and requ	m subject matter that may be considered matter claimed in the above-identified patent applications and/or the prosecution considered to be material to the oplication. Since the Examiner has sof these U.S. patent applications, copies rovided herewith, but will be promptly
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U.S. APPLICATIONS		STATUS (check one)		
U.S. APPLICATIONS	U.S. FILING DATE	PATENTED	PENDING	ABANDONED
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Copic	es of the References					
\boxtimes	Copies of all of the re herewith.	ferences listed	on the e	nclosed Form	1449 are enc	losed
	Copies of U.S. patents Form 1449 are not en accompanying Form	closed herewith	ı. Copie	s of other refe	d on the accorrences identi	ompanying fied on the
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	The references listed parent application(s) furnished at that time submitted herewith, so The Examiner is respondence with the procedure. In accordance upon for an ear references were previously.	of the present as a Accordingly, so as not to burd ectfully requestrequirements selance with 37 Corlier filing date	additional	on, and copies all copies of the copies of t	of the references cate copies of the reference Patent Exams of the parer	ences were are not freferences. es in hining ht application(s)
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State	ement under 37 CFR 1	.97(e)				
	The undersigned he Information Disclosure foreign patent office months prior to the f	ire Statement win a counterpar	as first t foreig	cited in any co n patent applic	mmunication ation not mo	n from a

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Staten	nent under 37 CFR 1.704(d)	
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Fees		
	No fee is owed by the applicant(s). Charge Deposit Account No. 12-1216 in the amount of \$180.00 (37 CFR 1.17(p)).	
Autho	orization to Charge Additional Fees	
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	John Kilyk, Jr., Reg No. 30,763 LEVDIG, VOIT & MAYER, LTD. Two Prudential Plaza, Suite 4900 180 North Stetson Avenue Chicago, Illinois 60601-6731 (312) 616-5600 (telephone) (312) 616-5700 (facsimile)	

Date: March 5, 2009